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1 2 3 4 5 6 7 8 9	COOLEY LLP JOHN C. DWYER (136533) (dwyerjc@cooley.c 3175 Hanover Street Palo Alto, CA 94304-1130 Telephone: (650) 843-5000 Facsimile: (650) 849-7400 AARTI REDDY (274889) (areddy@cooley.com) REECE TREVOR (316685) (rtrevor@cooley.com) 3 Embarcadero Center, 20 th floor San Francisco, CA 94111-4004 Telephone: (415) 693-2000 Facsimile: (415) 693-2222 Attorneys for Defendants TESLA, INC. and ELON MUSK	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13		
14	AARON GREENSPAN,	Case No. 3:20-cv-03426-JD
15	Plaintiff,	DECLARATION OF AARTI REDDY IN SUPPORT OF TESLA DEFENDANTS'
16	V.	MOTION TO DISMISS PLAINTIFF'S FOURTH AMENDED COMPLAINT
17	OMAR QAZI, SMICK ENTERPRISES, INC., ELON MUSK, and TESLA, INC.,	AMENDED COMI LAINI
18 19	Defendants.	
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COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO

DECLARATION OF AARTI REDDY ISO TESLA DEFS' MOTION TO DISMISS 4AC CASE NO. 3:20-CV-03426-JD

1	I, Aarti Reddy, declare:	
2	1. I am an attorney at the law firm of Cooley LLP and counsel of record for Defendants	
3	Tesla, Inc. and Elon Musk (collectively, "Tesla Defendants") in the above-captioned action. I am	
4	duly licensed to practice before the courts of the State of California and this Court. I have persona	
5	knowledge of the matters stated in this declaration and, if called as a witness, could and would	
6	competently testify to them.	
7	2. Attached as Exhibit 1 is a true and correct excerpted copy of Tesla's Form 10-K for	
8	Fiscal Year 2018, filed with the Securities & Exchange Commission on February 19, 2019.	
9	3. Attached as Exhibit 2 is a true and correct copy of the transcript from Tesla's	
10	quarterly earnings conference call held on April 24, 2019.	
11	4. Attached as Exhibit 3 is a true and correct copy of an article titled "How Much Does	
12	Tesla Have in the Bank?" by Jamie Powell that appeared in the <i>Financial Times</i> on March 5, 2019.	
13	5. Attached as Exhibit 4 is a true and correct copy of a document titled "Reality	
14	Check" by Aaron Greenspan, dated January 7, 2020, and available to the public until at least	
15	November 8, 2021, at https://www.plainsite.org/realitycheck/tesla.html.	
16	6. Attached as Exhibit 5 is a true and correct copy of a tweet from the Twitter handle	
17	@AaronGreenspan, dated July 2, 2018, and available to the public until at least November 8, 2021,	
18	at https://twitter.com/AaronGreenspan/status/1013789426084917253.	
19	7. Attached as Exhibit 6 is a true and correct copy of a tweet from the Twitter handle	
20	@AaronGreenspan, dated August 16, 2018, and available to the public until at least November 8,	
21	2021, at https://twitter.com/AaronGreenspan/status/1030241297196568577.	
22	8. Attached as Exhibit 7 is a true and correct copy of a tweet from the Twitter handle	
23	@AaronGreenspan, dated September 26, 2018, and available to the public until at least November	
24	8, 2021, at https://twitter.com/AaronGreenspan/status/1044991549455495168.	
25	I declare under penalty of perjury under the laws of the United States of America that the	
26	foregoing is true and correct. Executed this 11th day of November, in San Francisco, California.	
27	/s/ Aarti Reddy	
28	Aarti Reddy 257489820	